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13 Chad Brewster

14 **UNITED STATES DISTRICT COURT**

15 **EASTERN DISTRICT OF CALIFORNIA**

16 DORIAN ELDRIDGE, an individual,

17 Case No. 2:23-cv-00086-WBS-JDP

18 Plaintiff,

19 v.
20 **SECOND STIPULATION FOR
21 EXTENSION OF TIME FOR
22 DEFENDANT CHAD BREWSTER TO
23 RESPOND TO COMPLAINT; ORDER**

24 COUNTY OF SACRAMENTO; CITY OF
25 RANCHO CORDOVA; CITY OF
26 FOLSOM; STATE OF CALIFORNIA;
27 BRAD MULLINS; CHAD BREWSTER;
28 and DOES 1 THROUGH 50, inclusive,

29 [L.R. 144(a)]

30 Defendants.

31 On April 14, 2023, counsel for Plaintiff and Defendant Chad Brewster met and conferred
32 over the issues regarding Plaintiff's causes of action against Defendant Chad Brewster that are
33 subject to a Federal Rules of Procedure 12(b)(6) motion. Plaintiff's counsel has communicated
34 to Defendant's counsel that the Plaintiff is going to file a first amended complaint by April 27,
35 2023. The parties stipulate to extend the responsive pleading deadline to twenty-one (21) days
36 from the date that Defendant Chad Brewster's counsel is served with a copy of Plaintiff's court-
37 filed first amended complaint. The parties respectfully request that the Court grant this
38 stipulated request and extend the responsive pleading deadline for Defendant Chad Brewster to
39 twenty-one (21) days from the date that Defendant Chad Brewster's counsel is served with a
40 copy of Plaintiff's court-filed first amended complaint.

1 SO STIPULATED.

2 Respectfully submitted,

3 Date: April 18, 2023

MASTAGNI HOLSTEDT, A.P.C.

4 */s/ Kenneth E. Bacon*
5 KENNETH E. BACON
6 BRANDON GOMEZ
7 *Attorneys for Defendant*
8 CHAD BREWSTER

9 Date: April 18, 2023

ARENTOFOX SCHIFF LLP

10 */s/ Catherine Buamgartner*

11 As authorized via email on April 18, 2023
12 CATHERINE BUAMGARTNER
13 *Attorney for Plaintiff*
14 DORIAN ELDRIDGE

SIGNATURE ATTESTATION

15 I hereby attest that I have obtained the authorization from the signatories to this e-filed document
16 and have been authorized to indicate their consent by a conformed signature (/s/) within this e-
17 filed document.

18 By: */s/ Kenneth E. Bacon*
19 KENNETH E. BACON

ORDER

Upon stipulation of the parties, and good cause appearing, Defendant Chad Brewster's deadline to file a timely response to Plaintiff's Complaint is extended to twenty-one (21) days from the date that Defendant Chad Brewster's counsel is served with a copy of Plaintiff's court-filed first amended complaint.

IT IS SO ORDERED.

Dated: April 18, 2023

William B. Shubb
WILLIAM B. SHUBB
UNITED STATES DISTRICT JUDGE